LIBER 19 PAGE 677

said mortgage as in paragraph No. 2 of said plaintiff's bill of complaint, it being understood by this defendant that this property is commonly known as No. 71 and 73 South Market Street in the city aforesaid, and that Exhibit No. 2 filed with said plaintiff's bill of complaint, and mentioned in the second paragraph thereof is, so far as this defendant knows, a true and correct certified copy thereof.

- 3. Your defendant neither admits nor denies the allegations in paragraph No. 3 of the plaintiff's bill of complaint, but demands strict proof thereof.
- 4. Your defendant admits the allegations contained in paragraph No. 4 of the plaintiffs bill of complaint.
- 5. Further answering said bill of complaint, this defendant claims all of its rights, and interests, both at law and in equity in the premises, and by the filing of this answer waives none of its claims, rights, interests, liens and priorties under and by virtue of said mortgage and by said indebtedness due it and owned by it as aforesaid.
- 6. Further answering said bill of complaint, this defendant admits that the lands and premises should be sold and the proceeds applicable thereto from said sale be applied to this defendant's indebtedness mentioned in said bill of complaint, and is willing that such a sale be made provided this defendant is represented among the Trustees which this Honorable Court will appoint to make said sale and this said defendants prays to have the opportunity to be heard on the question of the selection of the Trustees appointed by this Honorable Court to make said sale, when and if such an appointment is made.

And as in duty bound, etc.

Solicitor for Defendant

Filed March 18, 1940